

FAMILY HEALTH CENTER
PROGRESS NOTE

DATE

NAME: Michelle Carper

DOB: 8/21/61

Dear		PRIORITY <input type="checkbox"/>
PATIENT	Michelle Carper	
CALLER		
TELEPHONE	609-712-8014	
REFERRED TO	Keith Steed	
CHART #	Fax # 302-695-0369	
CHART ATTACHED <input type="checkbox"/> YES <input type="checkbox"/> NO		
DATE	TIME	REC'D BY
11/10/03	9:20	Amr
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Nex does		TELEPHONE RECORD
MESSAGE		
Needs a note of what you told her today regarding tennis elbow & having to wear a brace. Then fax to her boss.		
RESPONSE	TEMP	ALLERGIES
11/10/03	10:30	Amr
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Dr. Hleg		PRIORITY <input type="checkbox"/>
PATIENT	Michelle Carper	
CALLER	8-20-61	
TELEPHONE	609-712-8014	
REFERRED TO		
CHART #		
CHART ATTACHED <input type="checkbox"/> YES <input type="checkbox"/> NO		
DATE	TIME	REC'D BY
2/3/03	2:25	Amr
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Dr. Hleg		TELEPHONE RECORD
MESSAGE		
pt on light-duty - pt doing warehouse duty - want note for work for clerical computer only		
RESPONSE	TEMP	ALLERGIES
2/3/03	Can my give wt limits, activity limits, not actual activity.	
PHY/RN INITIALS	DATE	HANDLED BY
	1/1	70
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2/3/03 Spoke w/ pt re above. Request to "No lifting > 5 lbs & no bending", to be stated on note. MRCAW ok i'mo only. JDe

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

MICHELLE R. CARPER,

Plaintiff,

v.

**VWR SCIENTIFIC PRODUCTS
CORPORATION, and VWR
INTERNATIONAL, INC.,**

Defendants.

Civil Action No. 04-0126

**DECLARATION PURSUANT TO 28 U.S.C. § 1746 OF CUSTODIAN OF
DOMESTIC RECORDS OF REGULARLY CONDUCTED ACTIVITY**

Gretchen Ramirez [Print name], hereby declare that I have responsibility for maintaining records of Family Health Center of Mullica Hill, 34 Colson Ln., Mullica Hill, NJ 08062 ("the Company"), and in that capacity, I obtained personal knowledge of the Company's routine business practices pertaining to the creation and maintenance of the documents produced pursuant to the Subpoena served upon the Company by counsel for the Defendants in the above-captioned case ("the Subpoena"). I declare that I have the authority to, and do hereby, declare as follows:

1. Each document produced pursuant to the Subpoena was made at or near the time of the occurrence of the matters set forth by, or from information transmitted by, a person with knowledge of those matters;
2. Each document produced pursuant to the Subpoena was kept in the course of the Company's regularly conducted business; and
3. Each document produced pursuant to the Subpoena was made by the Company as a regular business practice.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on:

11/25/04
[Date]

[Signature]
[Signature]